UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

RITA C. SIMPSON-VLACH, ALAN SIMPSON-VLACH, on behalf of A.S. and M.S., and individually, KATHY BISHOP, CHRISTOPHER PLACE, on behalf of C.P. and H.P., and individually,

Plaintiffs,

v.

MICHIGAN DEPARTMENT OF EDUCATION, ANN ARBOR PUBLIC SCHOOLS, WASHTENAW INTERMEDIATE SCHOOL DISTRICT, DR. JEANICE SWIFT, in her official Capacity, DR. MARIANNE FIDISHIN, in her official capacity, SCOTT MENZEL, in his official capacity, NAOMI NORMAN, in her official capacity, MICHAEL F. RICE, Ph.D., in his official capacity,

Defendants.

Case No. 21-cv-11532

HON. JUDITH E. LEVY

MAG. ANTHONY P. PATTI

STIPULATED ORDER REGARDING PLAINTIFFS' MOTION FOR AUTOMATIC AND PRELIMINARY INJUNCTION (ECF NO. 42) Charlotte G. Carne (P61153) Rory J. Bellantoni Brain Injury Rights Group MI Attorneys for Plaintiff 300 East 95th Street, Suite 130 New York, NY 10128 646-850-5035 charlotte@pabilaw.org Neil Giovanatti (P82305)
Nadia D. Vann (P83543)
Assistant Attorneys General
Attorneys for State Defendants
MI Dep't of Attorney General
Health, Education & Family Services
P.O. Box 30758
Lansing, MI 48909
(517) 335-7603
giovanattin@michigan.gov
vannn@michigan.gov

Richard J. Landau (P42223) Attorney for AAPS Defendants 5340 Plymouth Road Suite 200 Ann Arbor, MI 48105 734-865-1585 rjlandau@rjlps.com Timothy J. Mullins (P28021)
John L. Miller (P71913)
Travis M. Comstock (P72025)
Giarmarco, Mullins & Horton, P.C.
Attorneys for WISD Defendants
101 W. Big Beaver Rd., 10th Floor
Troy, MI 48084
(248) 457-7020
tmullins@gmhlaw.com
jmiller@gmhlaw.com
tcomstock@gmhlaw.com

STIPULATED ORDER REGARDING PLAINTIFFS' MOTION FOR AUTOMATIC AND PRELIMINARY INJUNCTION (ECF NO. 42)

WHEREAS, on August 4, 2021, Plaintiffs filed their original Motion for Automatic and Preliminary Injunction (ECF No. 27);

WHEREAS, on August 9, 2021, the Court held a status conference at which the Court ordered Plaintiffs' motion be held in abeyance

pending disposition of Defendants' motions to dismiss. The Court subsequently entered a written order to that effect (ECF No. 32);

WHEREAS, on August 25, 2021, the Court issued an order striking Plaintiffs' motion because the associated briefing did not comply with the Court's Local Rules;

WHEREAS, on September 2, 2021, Plaintiffs refiled their Motion for Automatic and Preliminary Injunction (ECF No. 42); and

WHEREAS the parties submit this stipulated order to provide clarity for the record that the Plaintiffs' Motion for Automatic and Preliminary Injunction (ECF No. 42), like its predecessor (ECF No. 27), shall be held in abeyance pending disposition of the Defendants' motions to dismiss.

THEREFORE, it is hereby ORDERED that Plaintiffs' Motion for Automatic and Preliminary Injunction (ECF No. 42) shall be held in abeyance pending disposition of Defendants' motions to dismiss.

Date: September 3, 2021 <u>s/Judith E. Levy</u>
JUDITH E. LEVY

United States District Judge

IT IS SO STIPULATED:*

Dated: September 3, 2021 /s/ Charlotte G. Carne Charlotte G. Carne (P61153) Attorney for Plaintiffs *Plaintiffs stipulated as to form only, not substance Dated: September 3, 2021 /s/ Neil Giovanatti Neil Giovanatti (P82305) Attorney for State Defendants /s/ Richard J. Landau Dated: September 3, 2021 Richard J. Landau (P42223) Attorney for AAPS Defendants Dated: September 3, 2021 /s/ Travis M. Comstock Travis M. Comstock (P72025) Attorney for WISD Defendants